

FROM THE GLOBE.

EXPRESS MAIL.

This mail is running with entire regularity as far south as reports have been received, and generally in less than the contract time. The weight of the mail going south is already several pounds, and we understand the estimate of the Department to be, that the postage of letters by this mail will more than pay the expenses of the service.

From Petersburg to Blakely depot, the express is carried by the Petersburg and Roanoke rail-road company.

From Blakely depot to Louisville, it is carried by Messrs. Williams and King; and from Louisville to Raleigh, N. C. by Mr. Alex. Porter. Along this line the service has been commenced in the best style.

The following is from the Halifax N. C. Advocate of the 16th inst. viz:

EXPRESS MAIL.—This mail commenced running yesterday the 15th inst. Messrs. Williams and King are the contractors for carrying this mail from Blakely to Louisville. On Sunday last they tried the experiment, to see what length of time it would take them to accomplish the distance, and performed it one hour less than contract time. A letter was received by a gentleman in this place, from a gentleman in Louisville, by the Express Mail, in the short space of four hours, and an answer returned in five hours and five minutes, accomplishing a distance of one hundred and four miles in nine hours and five minutes. They have the best northern trotters, and fine riders, which will insure them success.

From the Baltimore American.

LIFE OF AN EDITOR.

The following paragraph is taken from an English paper, and presents a just view of the difficulties which attend the life of an editor of a newspaper—who is almost obliged to cater for an almost infinite variety of appetites. It reminds one of the hapless flying fish in the tropics, who is eagerly chased while in its native element, by voracious bonitos and dolphins, and when it makes use of its wings to escape from these persevering enemies, and rises into the air, a host of the feathered tribe are waiting with impatience to pounce upon and devour him.

"An editor cannot step without treading upon somebody's toes. If he expresses his opinion fearlessly and frankly, he is arrogant and presumptuous; if he merely states facts without comment he dares not avow his sentiments. If he conscientiously refuses to advocate the claims of an individual to office, he is accused of personal hostility.

"A jackanapes who measures off words into verse, as a clerk does type by the yard, hands him in a parcel of stuff that jingles like a handful of rusty nails and a gimlet, and if the editor is not fool enough to print the nonsense, 'Stop my paper; I won't patronize a man that is so better judge of poetry!' One murmurs because his paper is too literary, another because it is not literary enough; one would have the type so small that a microscope would be indispensable in every family; another threatens to discontinue his paper unless the letters are half an inch long. In fact, every subscriber has a plan of his own for conducting a journal, and the labor of Sisyphus was recreation, when compared with that of an editor who undertakes to please all."

MEXICO.

By the schooner Cora, arrived this morning, in the short passage of three and half days from Matamoros, we are informed that the idea of invading Texas had almost been abandoned; that the troops, about 400 strong, were in a very destitute condition; provisions of all kinds and clothing scarce.

The Cora is bound to Havana, but is here to discharge part of her cargo, having on board \$10,360 for Messrs. Godfrey, Blossman & Co. It and A. Soule, and J. Robert.—N. Orleans Courier.

FROM MEXICO.—From the New-Orleans Bulletin of the 11th ult. we learn that a division of the Mexican army left that city about the 15th, for the invasion of Texas. A large number of sappers, miners, pioneers, &c. it appears were attached to the division, and will in all probability effect much, until coming in contact with the forces of Texas, who will impatiently await their arrival, and it may be, limit the operation of their invaders to the district west of the Colorado.

It was rumored that the Texian army under Gen. Rusk, was on its march to take possession of Matamoros, a very important place for them to hold.

Michigan.—The New York Times of Monday says: "Judging from the returns as far as received, Michigan is about to reverse its recent suicidal vote. We should not be surprised to find not only that the democratic Electoral ticket is successful, but that a decided majority of the legislature &c. are of the same political character."

Wisconsin Territory.—Gen George W. Jones has been elected as a Delegate in Congress from this territory, by a large majority. The votes stood for Jones 3522—Meeker 669.

The Legislative Assembly met at Belmont, in Iowa county, on the 25th. Gov. Dodge transmitted his message on the 29th. No business of importance had been transacted.

Bank of Cape Fear.—A dividend of 8 per centum, surplus profits of this Bank, has been declared, prior to admitting the stock subscribed in November last, and will be payable from and after the 12th inst. to the holders of the old stock. F. O. B.

Mr. ALPHONSE PAGES presented his credentials to the Secretary of State on Saturday last, and was received as Charge d'Affaires of His Majesty the King of the French near this Government.—Globe.

Legislature of North Carolina.

SENATE.

Wednesday, Nov. 30. Mr. Bryan of Carteret, presented the petition of James Hart of Carteret, praying for a duplicate warrant for certain land; referred.

Mr. Davidson presented the petition of James Thompson of Iredell, praying the legislature for the restitution of a certain sum of money; referred.

On motion of Dr. Fox, the resolution proposing to the House of Commons that the Legislature adjourn sine die on Monday, 2d January, was taken up and adopted.

Mr. Montgomery, from the Com. of Pro. and Griev. reported a resolution allowing Eliakin Cox and Tilman Vestal \$200, for apprehending James Meadows, a fugitive from justice in North Carolina; read three times, and ordered to be engrossed.

COMMONS.

Wednesday, Nov. 30. James H. Jarman, one of the members from Duplin County, appeared, was qualified and took his seat. Mr. Clayton presented a bill for the erection of a new county from Buncombe, by the name of Madison.

Mr. Graham moved that the House recede from their amendment to the 16th Joint Rule of Order, which had been disagreed to by the Senate; which was decided in the negative.

Mr. Hoke then moved that the House insist on said amendment; which motion was decided in the negative, yeas 56; nays 57.

Mr. Moore then moved, that the House do recede from their amendment; which was determined in the affirmative, yeas 57, nays 55. On motion of Mr. Gary, the Rules were then ordered to be printed.

Committee of Finance. Messrs. Hill, Rand, Bedford, Hollingsworth, Smallwood Stallings, Kenan, and Boon, were appointed to compose, in conjunction with such members as might be appointed on the part of the Senate, the committee of finance.

On motion of Mr. Guinn of Macon, the committee on the judiciary were instructed to inquire into the expediency of giving the junior patentee the right of filing his petition and suing out a scire facias in his own name to vacate a grant obtained by fraud and false suggestion of a prior patentee.

Mr. Graham introduced a resolution in favor of James C. Turrentine; referred.

Mr. Petty introduced a bill to repeal the act of 1835, to annex part of Wilkes to Ashe; referred to the committee of Propositions and Grievances, together with a petition on the same subject.

Mr. Fisher introduced a bill declaring that the shares of stock in joint stock companies shall be deemed as personal estate; referred to the judiciary committee.

Mr. Fisher introduced a resolution, directing the Public Treasurer to receive certain notes of the Banks of Virginia, South Carolina, Tennessee, and Georgia, in payment for Cherokee lands; referred to the committee of finance. Subsequently, on motion of Mr. J. W. Guinn, the resolution was referred to the committee on Cherokee lands.

SENATE.

Thursday, Dec. 1. Mr. Kerr presented the petition of George Williamson, sheriff of Caswell, praying for an allowance of certain insolvent polls; referred.

On motion of Mr. Reid, a message was sent to the Senate proposing to raise a joint select committee of three from each House, to take into consideration so much of the amended Constitution as requires the General Assembly to prescribe by law the manner of determining contested elections for Governor.

On motion of Mr. Barnett, a select committee was directed to be appointed, to inquire whether the banking capital of the State ought not to be increased; and if so, whether the better mode of increasing it be not by adding to the capital of banks already chartered, or by incorporating a new bank or banks.

On motion of Mr. Bryan of Carteret, a message was ordered to be sent to the House of Commons, proposing to raise a joint select committee of five from each House, to be selected from the Newbern judicial district, to inquire into the expediency of altering the time of holding the Superior and County Courts in said circuit.

Mr. Moore presented the memorial of the commissioned officers of the North regt. of Stokes militia, for a division of said regt. into two district regiments; referred to the military committee.

Messrs. Taylor, Morehead, Mebane, Carson, Kelly, and Arrington, were appointed, on the part of the Senate, to compose the joint select committee, to whom is to be referred the Report of the Commissioners appointed for revising and digesting the public statute laws of the State.

The proposition of the House of Commons, to go into the election of U. S. Senator on to-morrow, was, on motion of Mr. Bryan of Carteret, laid on the table, by a vote of 25 to 24.

Mr. Dobson presented a bill to amend the law on the subject of receiving bonds from sheriffs.

Mr. Bryan of Carteret, from the judiciary committee, to whom was referred the resolution proposing to amend the law relative to issuing writs of capias ad satisfaciendum, made an adverse report on the subject; which was concurred in, and the committee discharged from the further consideration of the matter.

The report of the commissioners for digesting the public statute laws was read, and on motion of Mr. Marshall, ordered to be printed.

Messrs. Edwards, Hargrave and Hall, were appointed, on the part of the Senate, to compose a joint select committee of three from each house (ordered to be raised on motion of Mr. Edwards) to arrange and prescribe the time and manner for assembling the two Houses of the Legislature, to compare the votes given for Governor, and announce the result.

COMMONS.

Thursday, Dec. 1. Mr. Graham, from the judiciary committee, reported against further legislation, at this time, on the subject of the tax on stage players and equestrian performers; concurred in.

Mr. Graham, from the same committee, reported informally on the resolution relative to giving a legislative contribution to the 8th section of the constitution of the State; the report was concurred in, and the committee discharged from the further consideration of the subject.

Messrs. N. J. King, Adams, R. Whitley, and Watson, were appointed a committee on enrolled bills, until Monday next.

On motion of Mr. Blount, the judiciary committee, were directed to inquire into the expediency of passing a general law concerning divorce and alimony.

On motion of Mr. Graham, Resolved, that His Excellency the Governor be requested to inform this House, upon what terms and from whom the loan of \$400,000, directed to be obtained by act of last session, has been obtained.

Mr. Patton, introduced a resolution in favor of Wm. D. Alexander; referred to committee of claims.

The bill to incorporate the Milton Manufacturing company, passed its third reading, and was ordered to be engrossed.

The proposition from the Senate, that the two Houses adjourn sine die on the 2d January, was, on motion of Mr. Isaac W. Lane, laid on the table.

On motion of Mr. Blount, the judiciary committee were directed to inquire into the expediency of passing a general law on the subject of altering names and legitimizing persons.

On motion of Mr. Hutchinson, a message was sent to the Senate, proposing that the two Houses do, on to-morrow at 12 o'clock, go into the election of U. S. Senator, in place of Hon. Willie P. Mangum, resigned; and informing that the name of Robert Strange is in nomination for the appointment.

Mr. Fisher introduced a bill concerning bodies corporate in this State; which passed its first reading.

Messrs. McNeill, Roberts and Granbury were appointed by the Speaker, to compose, on the part of this House, the joint select committee on the library.

Resignations: Of Wm. P. Johnson, as Col. Comdt. 53d regt. militia; and of James Blanton, as justice of the peace for Rutherford county; were read and accepted.

SENATE.

Friday, Dec. 2.—Mr. Baker presented the resignation of Jonathan Tipton a justice of the peace for Yancy county; read and accepted.

Mr. McCormick presented the pension certificate of Isabella Campbell of Cumberland county; read and ordered to be countersigned by the speaker.

Mr. Bryan of Carteret, presented a bill to amend the act of 1830, authorizing the Governor to appoint commissioners to take the acknowledgment and proof of deeds and instruments under seal and depositions.

Received from his excellency Gov. Spaight a message communicating the Report of W. H. Haywood, Jr. Esq. as Agent for the State, to procure a loan of \$400,000; read, and on motion of Mr. Mosely, transmitted to the House of Commons.

The resolution in favor of Simon Smithwick, passed its 3d reading, and was ordered to be engrossed.

On motion of Mr. Reinhardt, the judiciary committee were instructed to inquire into the expediency of so amending the road laws as to make it the duty of overseers of highways to account for all sums they may collect from delinquent hands.

COMMONS.

Friday, Dec. 2.—Mr. Clayton introduced a resolution in favor of John Miller, referred.

Mr. Maclin from the committee on claims, reported without amendment, the engrossed resolution in favor of Eliakin Cox and Tilman Vestal; which passed its 2d & 3d readings, and has become a law.

The following members were appointed by the speaker, to compose, on the part of this House, certain joint select committees, viz:

Messrs. Marshall, Jarman, Hooker, Farrow and Satterthwaite, were appointed, on the part of this House, to compose the joint select committee on the subject of altering the time of holding the superior & county courts in the Newbern judicial district.

Messrs. Hutchinson, Williamson and Cotten, on the subject of contested elections for Governor.

Messrs. Fisher, Kedar Whitley, and Hawkins, on the committee for comparing the votes given in August for Governor.

Messrs. Graham, Gales, Gilliam, J. W. Guinn, Hoskins, and Moore, on the subject of the Revised Statutes.

Messrs. Bedford, W. J. T. Miller, Holland and Ward, on the subject of dividing the counties of Lincoln and Rutherford.

Messrs. Gilliam, Gales, Rand, Hartley and McClenahan, on the subject of the Public Buildings and rebuilding the Capitol.

The bill directing the public treasurer to receive in payment for Cherokee lands, the bank notes of Virginia, Tennessee South Carolina and Georgia, was reported by Mr. Satterthwaite from the committee, passed its 3d reading, and was ordered to be engrossed.

The bill to lay off from Orange, a new county to be called Jefferson, was, after being advocated by Mr. Graham, and opposed by Mr. Moore, rejected on its second reading, by a vote of 48 yeas to 65 nays.

On motion of Mr. Hutchinson, a message was sent to the Senate, proposing that the two Houses, at 12 o'clock to-morrow, go into an election for a Senator in the Congress of the United States, to supply the vacancy occasioned by the resignation of the Hon. Willie P. Mangum.

Mr. W. J. T. Miller introduced certain

documents on the subject of the division of Rutherford & Lincoln counties; which were referred to the committee on that subject.

Mr. Smith introduced a bill to amend the act of last session, directing the governor to convey certain lands to the justices of Haywood county.

The bill allowing public officers, or their deputies, to administer oaths in certain cases, received its final reading, and was ordered to be engrossed.

SENATE.

Saturday, Dec. 3.—Mr. Kelly presented the petition of Daniel McDonald, praying a warrant for land; referred.

Mr. Carson, offered a resolution authorizing the Governor to draw on the public treasurer for the amount of the contingent expenses attending the sales of the Cherokee lands, made in pursuance of the resolution of last session; referred to the committee of claims.

Mr. Bryan of Carteret presented a bill to give lessors of land a lien upon the crops of their lessees for the payment of the rent.

Mr. Kelly presented a bill to lay off a new county by the name of Gaston; referred to the committee of propositions and grievances.

The bill to amend the act of 1830, relative to taking the acknowledgment of deeds, was read the second and third times, and ordered to be engrossed.

On motion of Mr. Bryan of Carteret, it was

Resolved, Unanimously, by the Senate of the General Assembly of the State of North Carolina, that we have heard with deep regret and unfeigned sorrow, of the death of the Hon. Jesse Wilson, a Senator elect of this body from the 1st senatorial district of this State; and that in common with the community at large, we lament the loss of the talents, the virtues and eminent worth, which by his death we have all sustained.

Resolved, That the members of the Senate will wear the usual badge of mourning, as a token of the respect they bear to the deceased.

Mr. Montgomery, from the committee on the subject, reported a Resolution authorizing the Secretary of State to issue a duplicate land warrant to Capt. William Williams, No. 1860, for his revolutionary services; which passed three readings, and was ordered to be engrossed.

According to a previous order, the Senate went into an election of U. S. Senator, in place of Mr. Mangum; which resulted in 24 votes for Judge Strange, and 25 votes for Judge Settle; one scattering, for Mr. Mosely, who was not a candidate.

See an editorial article, for particulars.

COMMONS.

Saturday, Dec. 3.—Mr. Courts, from the committee to whom the subject had been referred, reported a bill to emancipate Henry, Fanny, and John, slaves, and children of Miles Howard.

Received from His Excellency the Governor a communication in relation to the State loan of \$400,000; referred to the committee of finance, on motion of Mr. Graham.

Mr. Satterthwaite presented a bill concerning sheriff's returns of elections for Governor, and to make compensation for holding said elections; as also for comparing the polls of senatorial elections in certain districts; which, on motion of Mr. Williamson, was ordered to lie on the table.

Mr. J. W. Guinn presented the petition of Daniel Bryan of Macon county, praying leave to occupy, for life, a portion of the State lands in said county, in consideration of his Revolutionary services; referred.

The bill concerning bodies corporate in this State, received its final reading, and was ordered to be engrossed.

Mr. Dillon Jordan moved to reconsider the vote of yesterday, rejecting the bill for the division of Orange county; but the motion to reconsider was rejected.

Mr. Dillon Jordan, from the joint select committee on the subject, reported a bill to receive the portion of the surplus revenue accruing to North Carolina; and, at their request, the committee was discharged from the further consideration of the subject; the bill was ordered to be printed.

Mr. D. Jordan obtained leave of absence until Thursday, and Mr. N. J. King until Tuesday next.

A message from the Senate, proposing to go into an election for Comptroller and Public Printer, and informing that Wm. F. Collins is in nomination for the first appointment.

On motion of Mr. Hoke, ordered that said message lie on the table.

In accordance with a previous order, the House went into an election for U. S. Senator, in place of Mr. Mangum, resigned; which resulted in Judge Strange's receiving 61 votes, and Judge Settle 58 votes. (See an editorial article, for particulars.)

SENATE.

Monday, Dec. 5.—On motion of Mr. Edwards, the principal door-keeper was authorized to procure a railing constructed across the entrance of the lobby of the Senate chamber, and also procure for the use of the Senate, ten writing tables of plain materials.

The bill to incorporate the Milton Manufacturing company, received its third reading, and was ordered to be engrossed.

On motion of Mr. Bryan of Carteret, it was resolved that a committee of two be appointed, to inquire into the expediency of defining what shall be considered private and public bills, as contemplated by the Constitution of the State.

COMMONS.

Monday, Dec. 5.—Mr. Graham, from the judiciary committee, reported unfavorably on the resolution for increasing the compensation to witnesses in certain cases; concurred in by the House.

Mr. Graham, from the same committee, reported against the expediency of so amending the law as to affix the penalty of

whipping to the crime of malicious mischief in certain cases; report concurred in. Messrs. Averitt, Blount, Kedar Whitley, and Ward, were appointed the committee on enrolled bills, for the present week.

Mr. Stockard, on motion, obtained leave to withdraw from the files of the House, the petition and documents relating to the division of Orange county, the House having rejected the bill for that purpose.

The Speaker laid before the house the report of the President of the Raleigh and Gaston Rail Road company; which was referred to the committee on internal improvement.

Mr. J. W. Guinn presented a petition from sundry citizens of Macon, for a division of the militia of said county into two distinct regiments; referred to the military committee.

Mr. Petty presented a bill limiting the time in which certain offenses shall be prosecuted, and prescribing the duties of grand jurors relative thereto.

The bill to amend an act of last session, authorizing the Governor to convey to the justices of Haywood county certain lands; the bill declaring that the shares of stock in incorporated companies shall be deemed and taken as personal estate; and the bill increasing the liabilities of sheriffs; passed their final reading, and were ordered to be engrossed.

Surplus Revenue: the bill to authorize the receiving of the portion of the Surplus Revenue to which North Carolina may be entitled, was passed unanimously, 108 members being present, and ordered to be engrossed.

A message was received from His Excellency the Governor, transmitting the returns of the votes given in this State for Electors of President and Vice President of the United States, an announcing the result; read, and on motion of Mr. J. W. Guinn, sent to the Senate.

For further proceedings see next page.



THE STANDARD.

RALEIGH: WEDNESDAY, DECEMBER 7, 1836.

Election of Senator.

The Hon. ROBERT STRANGE, one of the Judges of the Superior Court of this State, has been elected Senator in Congress, to serve until the 4th of March next, in place of Mr. Mangum, resigned.

Judge Strange's high order of talents, his purity of character, the sterling integrity of his principles, and his entire devotion to the Democratic measures of the Administration, conspire to render his election in the highest degree gratifying to the Republicans of this State.

North Carolina will now be fully and ably represented in the Senatorial branch of the National Legislature. The Hon. BEDFORD BROWN, whose sterling integrity and Roman firmness, withstood, unscathed, the relentless war of the Panic and Nullification, will now have an able, fearless and chivalric associate, in the new Senator, Judge STRANGE.

Both Houses went into the election at 12 o'clock, voting viva voce; the Hon. Robert Strange, and the Hon. Thomas Settle, being put in nomination, the result was as follows, viz:

In the Senate: For STRANGE: Messrs. Arrington, Baker, Bunting, Bryan of Craven, Cowper of Gates, Cooper of Martin, Dobson, Edwards, Exum, Fox, Hawkins, Houlder, Hussey, Hall, Kerr, Lindsay, Mc Cormick, Mebane, Marsteller, Mosely, Reinhardt, Reid, Sanders, Whitaker: 24.

For SETTLE: Messrs. Albright, Bryan of Carteret, Burney, Carson, Davidson, Dockery, Gudger, Hargrave, Jones, Joyner, Kelly, Melchor, Morehead, Moody, Moore, Moye, Montgomery, Myers, Polk, Redding, Skinner, Spruill, Taylor, Waddell, Williams: 25.

For Wm. D. MOSELY, Esq.: (not a candidate) Mr. Barnett.

House of Commons.

For STRANGE: Messrs. Averitt, Blount, Braswell, Byrd, Caldwell, Calloway, Candler, Chambers, Coor, Cotten, Couris, Critz, Daniel, Davis, Dunn, George, J. W. Guinn, L. A. Gwyn, Hartley, Hawkins, Haywood, (Speaker) Henry, Hoke, Holland, Hollingsworth, Hooker, Howerton, Hutchinson, Irion, Jarman, Dillon Jordan, Judkins, Kenan, Isaac W. Lane, Wm. A. Lea, John F. Lea, Maclin, Marshall, Moye, McNeill, Neale, Nye, Alfred Perkins, Rand, Roebuck, Roberts, Simpson, Sloan, Smith, Speller, Spiers, Stallings, Stockard, Tomlinson, Tuton, Walker, Ward, Watson, Kedar Whitley, Raiford Whitley, Williamson: 61.

For SETTLE: Messrs. Adams, Bedford, Boon, Brumwell, Campbell, Clayton, Clement, Covington, Cox, Crawford, Davenport, Eaton, Erwin, Faison, Farrow, Fisher, Fleming, Gales, Gary, Gee, Gillespie, Gilliam, Grady, Graham: Granberry, Guthrie, W. S. Harris, W. Harris, Hill, Horton, Hoskins, Howard, Jefferson, Enoch Jordan, Jas. A. King, Nath'l J. King, Wm. B. Lane, Lindsay, Loudermilk, J. Matthews, C. H. Maubews, Maubusy, Elijah P. Miller, Wm. J. T. Miller, Moore, McAlister, Mc Clenahan, Mc Bae, Patton, J. H. Perkins, Petty, Pinckston, Pritchard, Rayner, Satterthwaite, Smallwood, Swift, Thomas: 58.

RECAPITULATION.

	Senate.	House.	Total.
Strange	24	61	85
Settle	25	58	83
Scattering			1
			84
Strange's majority			1

In the Roll of Members last week we inserted Moses instead of Thomas Baker of Burke and Yancy.

The Presidential Electors.

Of North Carolina will assemble in this City to-day. We regret to learn, that the venerable Col. ROBERT LOVE, Elector from the Mountain district, will be prevented, by bodily disability, from meeting the College.

WHIG VOTE FOR GOVERNOR.

The Editor of the Standard has heretofore been unable to obtain any thing like a correct account of the votes given for Governor, as the amended Constitution requires that the returns shall be sealed up, and directed to the Legislature, by whom alone they can be compared, and the result officially made known. But as the nullifying whigs kept up their shouts of "free them, send majority for Dudley," until they either grew hoarse from bawling, or had their joy turned to grief by the Democratic triumph in November, as a matter of curiosity, carefully copied the August returns for Governor, as given by the "whig" papers themselves, and placed them in conjunction with the Electoral vote of November, published in the Standard of last week; which exhibits the following result, viz:

For Dudley	31,816
For Spaight	27,740

Dudley's majority 3,576. According to their own showing, then, the 5000 whig majority "in buckram," of which the world was deafened with their boasts, has already dwindled away about one third by mere simple addition; and we suspect, that on an official comparison of the returns, before the Legislature, even this meagre majority will be still further materially diminished. But no doubt our Democratic readers will, with us, set down the aforementioned as a fair average of the truth of "new born whiggery."

The proprietor of the Standard would now call the attention of the "Register" of this city, to the following article which appeared in that paper of September 13, 1836.

The last "Standard" says:—"We cannot satisfy our own mind as to the precise amount of the majority (for Governor) but believe that it will fall short of 4,000." Does the Editor believe any such thing?—If he does, then would he not be convinced of his error, though one arose from the dead.

PRESIDENTIAL ELECTION.

WE perceive that many of the papers are publishing tables